

## REMARKS

The Examiner has required restriction to one of the following inventions pursuant to 35 USC §121:

Group I.      Claims 1-18, 20, and 22-24, drawn to a pressure vessel, classified in class 220, subclass 581.

Group II.      Claims 19 and 21 Drawn to a method of manufacturing a vessel classified in class 242, subclass unknown.

As set forth above, claim 24 is cancelled and new claims is 25-27 are submitted herewith. Following these amendments, Applicants submit the Group I claims consist of claims 1-18, 20, 22, 23 and 25-27 and the Group II claims consist of claim 19 and 21. Applicants hereby elect the Group I claims, claims 1-18, 20, 22, 23 and 25-27. However, Applicants request reconsideration and withdrawal of this restriction requirement for the following reasons.

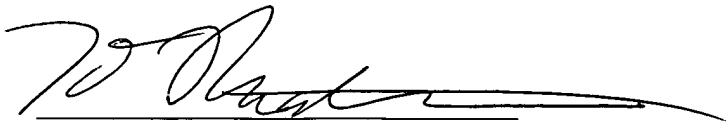
The Examiner contends that inventions II and I are related as a process of making any product made. Because the Examiner takes the position that the vessel doesn't require being made with a winding apparatus and can be would by hand or other portion of the human body, the Examiner maintains the product of invention I can be made by a materially different process than that recited in claims 19, 21.

Claim 19 has been amended to delete the limitation of providing "a winding apparatus". Applicants agree that manufacture of a pressure vessel in accordance with claim 1 does not necessarily require the use of a winding apparatus. Accordingly, Applicants respectfully submit restriction of the claims as required by the Examiner is no longer required. Should the Examiner find these arguments non-persuasive, Applicants confirm election of the vessel claims of invention Group I.

Regarding the amendments to claims 1-23 and new claims 25-27 submitted herewith, Applicants submit these claims as amended are novel and non-obvious over the prior art of record. Accordingly, consideration and allowance of these claims are respectfully requested.

This constitutes a request for any needed extension of time and an authorization to charge all fees therefor to deposit account No. 19-5117, if not otherwise specifically requested. The undersigned hereby authorizes the charge of any fees created by the filing of this document or any deficiency of fees submitted herewith to deposit account No. 19-5117.

Respectfully Submitted,



Thomas D. Bratschun, # 32,966  
Swanson & Bratschun, LLC  
1745 Shea Center Drive, Suite 330  
Highlands Ranch, Colorado 80129  
303.268.0066  
303.268.0065 (FAX)

S:\ClientFolders\Vereenigde\VE11 496\OA Response.doc